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December 22, 2009

## REDACTED FOR PUBLIC INSPECTION

Marlene H. Dortch Office of the Secretary Federal Communications Commission 445 12th Street, S.W. Washington, DC 20554

DOCKET FILE COPY ORIGINAL

Re: WC Docket No. 05-68 - Officer Certification for Third Quarter 2009

Dear Ms. Dortch:

This Officer Certification ("Certification") is filed on behalf of iBasis, Inc. ("iBasis") under 47 C.F.R. § 64.5001 of the Federal Communications Commission's ("Commission") rules.

I, Paul Floyd, Senior Vice President, iBasis, Inc., hereby certify, under penalty of perjury, that I am an officer of iBasis, Inc. and I am authorized to make this certification on its behalf. I further certify that the statements in this Officer Certification are correct to the best of my knowledge, information, and belief.

iBasis has provided its percentage of interstate usage ("PIU") factors to those carriers from which iBasis purchased transport services for its pre-paid calling traffic during the above listed period ("Reporting Period") in accordance with 47 C.F.R. § 64.5001(a).

iBasis's percentage of calling card minutes for the Reporting Period is:

Intrastate - [	]
Interstate - [	]
International - [	1

iBasis's percentages of total interstate and international prepaid calling card service revenues (excluding revenue that is exempt under the military exemption) for the Reporting Period is:

Interstate – [	1
International –	٦ ٦
michianonai –	60.0

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iBasis either has or will make the required universal service fund contributions for the Reporting Period based on the above information subject to the Commission's rules and regulations governing universal service contributions.

Request for Confidential Treatment. Pursuant to section 0.457(d) of the Federal Communications Commission's ("Commission's") rules and regulations, iBasis requests confidential treatment of the financial information contained in this letter request.

The information for which iBasis seeks confidential treatment consists of jurisdictional classification of telecommunications services and financial data about iBasis's operations that customarily would be guarded from competitors and would not be made routinely available for public inspection. See 47 C.F.R. § 0.457(d)(2). It includes iBasis's revenue percentages from the provision of interstate and international services and resulting regulatory payment obligations, as well as a break down of prepaid calling card minutes of use by jurisdiction. The Commission recognizes the confidential nature of this information when it collects such information from telecommunications carriers. If

The Freedom of Information Act ("FOIA") protects such information from disclosure because the information includes "trade secrets and commercial or financial information . . . [that is] privileged or confidential." Public disclosure of this information could be used by competitors of iBasis and could result in competitive harm. As such, the information falls within the scope of section 0.457 of the Commission's rules and should be afforded protection from public inspection.

In the event that iBasis request for confidential treatment is denied, iBasis respectfully requests notice of that determination prior to making the confidential version of iBasis Officer Certification available to the public.

In accordance with the Commission's rules, an original and four (4) copies of the public version, and one (1) copy of the confidential version of this filing are being filed with the Office of the Secretary today.

See Instructions for Completing the Worksheet for Filing Contributions to Telecommunications Relay Service, Universal Service, Number Administration, and Local Number Portability Support Mechanisms, Telecommunications Reporting Worksheet, FCC Form 499-A at 33 (March 2007) (instructing filers that they may request nondisclosure of the revenue information contained on Form 499-A).

<sup>&</sup>lt;sup>2/</sup> 5 U.S.C. § 552(b)(4).

Please date stamp the enclosed return copy and return it in the envelope provided. Should you have questions or require additional information, please contact the undersigned.

Respectfully submitted,

Paul Floyd, Senior Vice President,

iBasis, Inc.

cc: Chief, Pricing Policy Division, Wireline Competition Bureau, FCC